

Artículo de investigación

Iran's criminal policy regarding economic corruptions

La política criminal de Irán con respecto a las corrupciones económicas

Política criminal do Irã sobre corrupções econômicas

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Abstract

The lands of the country are at the disposal of the government and the government of the Islamic Republic of Iran. Studies show that the people in the country, regardless of laws and regulations, use fraudulent methods to seize state-owned land with illegal possession and land use change cause harm and damage to their collective rights of individuals. There are conditions requires that the relevant agencies in order to prevent crimes against national resources and people's rights as well as justice and legal mechanisms to take advantage of this barrier to prevent crimes against them. The crimes against the country's natural resources and national judicial authorities must by resolution of criminal and non-criminal record in economic conditions that cause conflict or corruption in their national resources for their prevention. However, due to the lack of laws codified in the long line of process maturity and the failure to enforce strong sanctions on these crimes is always the problem of the economy is growing. This thesis examines the prevention of criminal and non criminal policy legislation in this regard, that the process of the process of the investigation of the factors Rgzar impact of the rate of rejection.

Keywords: Criminal policy, Criminal Legitimate policy, corrupted Economic, References National

Resumen

Las tierras del país están a disposición del gobierno y el gobierno de la República Islámica de Irán. Los estudios muestran que las personas en el país, independientemente de las leyes y regulaciones, usan métodos fraudulentos para apoderarse de tierras estatales con posesión ilegal y el cambio en el uso de la tierra causa daños y perjuicios a sus derechos colectivos de individuos. Hay condiciones que requieren que las agencias pertinentes a fin de prevenir los delitos contra los recursos nacionales y los derechos del pueblo, así como la justicia y los mecanismos legales, aprovechen esta barrera para evitar los crímenes en su contra. Los crímenes contra los recursos naturales del país y las autoridades judiciales nacionales deben, por resolución de antecedentes penales y no penales, en condiciones económicas que generen conflicto o corrupción en sus recursos nacionales para su prevención. Sin embargo, debido a la falta de leyes codificadas en la larga línea de madurez del proceso y al hecho de no aplicar sanciones fuertes sobre estos crímenes, el problema de la economía siempre está creciendo. Esta tesis examina la prevención de la legislación de política penal y no penal en este sentido, que el proceso del proceso de la investigación de los factores Rgzar impacto de la tasa de rechazo.

Palabras clave: política criminal, política legal delictiva, corrupción económica, referencias nacionales

Resumo

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As terras do país estão à disposição do governo e do governo da República Islâmica do Irã. Estudos mostram que as pessoas no país, independentemente de leis e regulamentos, usam métodos fraudulentos para confiscar terras estatais com posse ilegal e mudanças no uso da terra causam danos e danos a seus direitos coletivos de indivíduos. Existem condições que exigem que as agências relevantes, a fim de impedir que os crimes contra os recursos nacionais e os direitos das pessoas, bem como os mecanismos judiciais e legais, aproveitem essa barreira para prevenir crimes contra eles. Os crimes contra os recursos naturais do país e as autoridades judiciais nacionais devem, por resolução de antecedentes criminais e não criminais, em condições econômicas que causem conflito ou corrupção em seus recursos nacionais para sua prevenção. No entanto, devido à falta de leis codificadas na longa linha de maturidade do processo e a incapacidade de impor fortes sanções a esses crimes é sempre o problema de que a economia está crescendo. Esta tese examina a prevenção de legislação de política criminal e não criminal a este respeito, que o processo do processo de investigação dos fatores Rgzar impacto da taxa de rejeição.

Palavras-chave: Política criminal, Criminal Legitimate policy, corrompido Economic, References National.

Introduction

Criminal Policy Collection Measures of executive and judicial and legislative community is to deal with criminal behavior. One of the arena In recent years, we have witnessed abnormal and criminal behavior, the environment and natural resources You can So as crimes against natural resources and national Nowadays expanding day by day and every day the Some of these lands are endangered by profitable and beneficial people So that this action is one of the most important economic defects in the country, and this question is always raised. Whether criminal laws prevent the commission of a crime against these resources Are. Given that the basis for progress in each country is sustainable development Is, therefore this phenomenon is a major obstacle to the progress and development compared to Crush Is. Corruption of the authorities is now a reality Basically, most of the political system is undeniable. However, continuous defining the concept and scope of the issue is controversial. The fact is that in the fight against corruption and the political system, the first option. However, it is not the only option; citizens and society Civil in the others. Measures to prevent and fight corruption, with effective interaction both when results will be planned, systematic and coherent apply. So that we can talk about the existence of a criminal policy that, therefore, he first and most obvious example of corruption, bribery has been from the beginning. But the definition of corruption is not always easy and acceptable to all. Although all understood and perceived corruption, but when it came to defining the dispute began. In the words of "Vytvtanzy" Corruption is like an elephant that You can understand it, but do not Be described (Brunner and Ganga-Contreras, 2017). Corruption even

the elite always c seen the bad and negative, not at a point in time, mid-twentieth century, some scholars believed that corruption is not only "down" development, but "like oil for gears is" to make smooth flow of development in any society. Samuel Huntington's idea had been expressed in 1968 It turned out (Ackerman, 1999: 9). Considering what is needed about the harmful effects of economic damage in the area of national resources and the necessity of adopting a criminal policy to control it, By conducting scientific research, the current state of the country's criminal policy on the necessity of control and control of economic crimes in the field of national resources has been examined and then outlining the deficiencies, disadvantages and shortcomings of the present criminal procedure, in order to adopt a scientific criminal policy, rationalization, and provided appropriate solutions.

Criminal policy

Criminal policy in its historical course in the field of its development and development is a new science, although it has been widely spoken about its semantic transformation. It can be said that the criminal policy first of all meant the concept of criminal policy then in the sense of criminal policy in the sense of one of the elements of the preventive system Every society that has little use most of the attention and the attention of scientists is criminal so that the definition of a French scientist working In the early years of Y Century (1905) To determination Place Politics Q criminal in the Air Strings Science Criminal Payment. More From One A quarter Centuries So From He Answer can Says "Criminal Politics is an art and technology whose theme is the discovery method The monitoring of That Campaign

Effective against the crime Makes ". Keshtkar, and Ghazanfari, 2007: 12).

This is the chorus of Lazrzh (b) it is of the "politics of the criminal actions of the repressive (A non-rack of the oven and the oven a) and (c) of the drive preventive of the month of May is different, The government and civil society each one independently or in partnership with an opening One of the other, it is in the form of different methods in order to suppress the offenders and offenders and not the day of the peak of the preventive and diversion of offenders also use "(Najaf Abad of the Abrandi, 1996 : 14).

To Belief Y Mark Anas L Criminal policy, in addition to the crime as a legal concept, and The Horse And Punishment crime, With Tools And The system Criminal, et al "Deviation" And Keeper To the subject One the concept social Also will pay And Attention There is a lot of crime prevention. Anas Mark L Politics Criminal Take To Organize Intellectual and social reaction against crime is defined. (Bahador, and Keshtkar, 2017: 51).

Legitimate criminal policy

Politics Criminal Legitimate To Constituting The first Layer Politics Criminal, Phrase Is From Mind you And The answer Thinking Law The transition At Case mass And Response To It's That With Attention To Affiliation Politics Criminal To The system Political Any Country state of By different To Yourself You can Place. Christine Lazrzh policy Criminal Legitimate Take Tastes Law The owners Different And Selection By They are At types of crimes And punishments And To In a way Kelly How to Confront With The phenomenon Criminal And Hearing crimes You can Knows That Crystallization It's At Rules Different Any Society Including Rules Criminal A shape And Mughay Reflected You can To be (Keshtkar, 2013: 17). This policy Are the attitudes and perceptions that legislative authority in enacting the various texts, the criminal policy, or what is our legislator, interpreted. According to the legislative framework and the principles of its criminal policy of the Assembly of Experts have predicted the constitution and the laws concerned. Thus, orientation and tools to define criminal policy. In other words, political choices - Scientific and general policy of criminal policy in the legal authorities Be. The total legal texts - including Criminal and non-criminal - in the context of a criminal phenomena that are developed by

legislative bodies of each country represents its legislative criminal policy is the same phenomenon.

Economic disadvantages

Corruption Economic To Centralized To make Wealth The trend has it And No Only Gap between Rich And poor Take increase You can To give That To Prosperous tools of Illegitimate Protection From position And Their interests Take supply You can A. Corruption Economic Conditions Take Provide You can Make That At Shadow That other types of crimes Facilitate You can They (institution Research The way Economy, 2009: 46).

Economic security is as much as maintaining and enhancing the livelihood of a community's people through the provision of goods and services, both from the internal functioning and the presence in the inter-market Is used Be (Keshtkar, 2013: 107).

Law Punishment Islamic approved 1392, under the impact Evolution Bug Crimes And The way S Committing it, With Adapted From materials One And Thirteen Law Upgrade Health official And Confront With Corruption, Idiom "Economic crimes" and Without Definition, At Article 109, in next to the Crimes Against Security And Crimes Issue The law of struggle With materials Opiate To Work win And Meanwhile Out Build This Crimes From Inclusion Snooze Issuing Sentence And suspension perform Punishment At Clause (C) of Article 47 Also Browse Time , Examples It's Take With Resort To Referral system At Note Article 36 of the Law Counted And It's Take Contains Scam And Crimes Thirteen Count down At Note Article 36, he said. With Attention To Features Crimes Economy Of - the To Detailed discussion Will Was Including a lack of Victim Seen True log in damage To Property Benefits, References Or Health And security General From The way abuse From Official Or Position official, Political Features Or Information, The black figure is high Power Examples The above At Note Article 36 That usually Professional And Technical And Scattered In the rules Out From Law Punishment Islamic Is, Matches With It's Features Knew But Crime scam That The legislator At Article 109 of the Take One mass economic Knowing Is With None of them from this Property The Can be Adaptation Not. At Actually mass Fraud, a "financial crime" is That Violated Salary Financial People Related You can



To be And With meanings Salary Civic especially Salary Contracts, communication Close Is (Mir Mohammad Sadeghi, 2013: 22).

As deduced from Mandel's definition If economic security is considered to be a fairly reasonable to consider that the order given anything to compromise or attempt to disrupt the status quo, may be a potential threat to economic security. The development and increase of corruption and crime in society, which is one of the main manifestations of marginalization and illiteracy, has become ineffective from the specific signs of governments and nations, and the emergence and emergence of economic crimes and corruption in societies are manifest manifestations of the role of state and government employees (Antón Chávez, 2017). A government in this field is an unquestionable act in the field of economic and economic power of the people. Based on existing approaches in the field of politics and security, the objective of economic security is the development of regulations that stimulate the dynamics of the factors of production in the economic Of the national Be. (Buzan, Weaver and Wilde, 2007: 152). Although economic corruption in the field of natural resources and less national attention, but the crimes of these actions It can have an impact on the deterioration of economic security and economic corruption, given that most of the land is at the disposal of the government, but profitable individuals who are gaining their profits and profits. By committing crimes, they are already committing crimes before landing and land use change Be the biggest damage On the structure of the economic system, which leads to corruption Great in this field Be.

Prevention

Although there is no single definition of crime prevention and perspective In numerous cases, but all the definitions at one point in common and that is that any way to be able to prevent crime and reduce crime in a preventive mechanism. Cheney the perception of crime prevention in fact nothing but a notion of "universal and comprehensive" prevention of crime in the discourse of experts has found its way, including women, "Delmas Marty" thoughtful famous French believes that it can not be to one or more specific approach to rely as strategies for crime prevention, but any action aimed at the elimination or at least reduction of crime; prevention.

Social prevention:

The type of prevention includes measures and measures That the intervention in the development process, improve their living conditions and healthy social and natural environment, to eliminate or reduce the causes of crime and prevention of crime. According to Gausson, this type of prevention is said to be social prevention That experiences without the intervention of the police and the judiciary to prevent social workers and self-incompatibility combat juvenile offenders and their growth environment. One of the goals of preventing, reducing or eliminating the causes of crime in the social environment is basically to change the place of crime in residential communities and helps design. The establishment of places of recreation and parks for recreation, the establishment of training centers, educational, cultural, creating income and employment in the neighborhoods, strengthen religious beliefs by enabling effective and appropriate religious centers in the local area, the local police.

Prevention social Seeking to Effect Placing On Factors Effective On Committing mass You can Be And usually On Change environments social And Motivation By Criminal Centralized You can To be And To Phrase The other At About prevention social You can Power To Creation One Culture Making Accurate And Program Customizable Have been In the society Hint Made Cultural That Meanwhile Elimination needs Basic Residents areas mass Zaaaa By Government And Protection Basic From This Cortex through Institutions Different social From University And the media The And Etc. Try to At Introduce Importance Keep up References Normal in between All People The community The.

1) Learn: The way Put Giving Drops At Program Course All Sections educational With Issue Importance And Protection From References normal And acquaintance With collection Rules And regulation References normal And Taught It's By Experts At Affairs References normal And Salary And also Upbringing And encouragement People From Age Childhood until the Adolescence By Institutions Like Family, School, University At Relationship With Culture Importance, Keep it safe From References normal And resources National That Of course is necessary It's Basically Forming This classes And Program The To

Education And Acquaintance Yourself Family
The And Managers This Institutions You can Is.

2) lack of Notice People From Rules And Crimes Related To References normal specially Separation And Convert Lands National And agricultural And To Consequence It's Lack of knowledge From Salary Legal Yourself I Sentence Right Protest To votes Commission a matter United References normal , Yourself From reasons Committing This Crimes have been so Government You can To stand Measures Adopting Make until the all Newspaper By local And Official To It's areas submit And With Taught Set of rules And regulation References normal Measures Adopting To make until the all Strata Society Meanwhile Notice From Rate Importance mass And Punishment At Special crimes Against References normal From Salary Legal Yourself Also Interest Fall.

Provisional Prevention

Some authors define situational prevention, they wrote: situational prevention changes in certain circumstances it is possible that the common man commits a crime. In other words, the precautionary set-up It is a measure that has its ultimate goal Failure to periodically disassociate offenders from crime and through Shuffle the face of the face. Hughes believes that conditional prevention, mainly involving It is a reduction in the opportunity to commit crime because its main purpose is to forcibly change the mind Criminal.

feature Preventive Situation of Some Criminologists in Iran, Feature There are some ways to prevent it Have the following to it Refers to We:

I- This action Are directed to specific crimes. For example, in unconscionable crimes, there is no meaningful prevention, because in the unconscionable crimes there is no crime between the perpetrator and the suspect, and these crimes occur at an instant. May Join. In my opinion, this is not a meaningful preventive measure in unintentional crimes , Does not look right Because we accept that the psychological element of unintentional crimes is error and fault. And there is no intention for this type of crime, for example, to consider fines Heavy for the offenders Natural resources Can prevent the occurrence of crimes in this area; these are in the context of precautionary prevention . Therefore, the arguments raised,

we are We can unintentional offenses also apply situational prevention.

2. The purpose of the state, the situation on the masses, turning on the lights in a dark alley opportunity to reduce crime A.

3. situational prevention are looking for risk or cost a criminal act, such as smoking or install fenced enclosures, guards of Natural Resources Ban environment that increases the risk of arrest Winning.

Prevention Situation without Warranty perform Criminal Never Effective Actually Do not Be. From That's it actions Prevention The situation It's worth it suggestion May Crazy since Prevention The situation Without to have Warranty Performance No Effect Positive Do not Can To Along Have Be And From Sideways Because Research Present Suggesting From the vacuum S Lawful Many In the collection Rules References natural (Crimes And Punishments) Is Be And this Issue too cause Committing Crimes Many Against References It's natural Is At this Right First You must Seeking to Solved this problems And Vacuum The Has come up And Then To actions Prevention The situation Let's take a look this Face With Attention to goals Punishments That Contains Open Holding , Incapable Making , Correction And Treatment And Compensation Damage May Be , May Power With Decisiveness Say Had To Exception Compensation That At some Items With the payment At least damage And Harm Incoming the face May Accept (and To nothing the subject Can not Compensation Damage real For example Cut The 300-year-old tree). Collection Rules And Penalties Current Related To Crimes References natural To nothing the subject Goals Four A little main Punishment Take To Does not follow And this problem Unfortunately several And How many Year Is That Swarm And From reasons Major Committing Crimes Against References natural May Be so At this Right And With Attention To what At Society Today We To nothing the subject Prevention social By Institutions Responsible Do Do not Accepts.

Duress in the field of national resources

In the decade The past few natural resources and national land tenure and land use change, and every day they are spreading parts of the land changed and been changed so that the action was at the head of economic corruption is generally occupied lands on wealth Doing so does insecurity Industrial and commercial, so it seems It is estimated that the time has come when,





given the serious political, economic and environmental risks of these criminal acts, land grabbing is done in a serious and practical manner, and the land Corruption and illegal seizure of land has been studied, and in this speech to the crime as a crime under the duress of economic corruption are dealt with at the level of national resources.

Duress, a legal term, is composed of two words "occupation" and "Adwan." The term of legal phrases taken following the confiscation and seizure of the means of return means. Lawyers inspiration from legal sources, the definition of "occupation", similar phrases have used that despite the small difference in the words of the concept is no significant difference (Emami, 1383, 57, consistory, 1374, 186). These definitions come to dominate the Tsr F and customary domination of man over a property or object directly or through non-apply. The proprietor may, in fact, that the property owner or the owner's permission, it will be Tsr F or against the owner's consent, on to dominate the property in Tsr are changing their conquest.

In general, the duress of nature and origin among civil lawsuits. A look at the history of drafting laws in the face of this phenomenon is well supported by the claim that both in Iran and in other countries, the first laws in this regard, have a civilian image, and then, at some point in time, the legislator to criminalize it had been mainly limited circle of private claims duress is included. The legal sources as well as under the heading "confiscation" as well as a civil, come talk about it. So criminalization of forcible F Tsr, a new method that legislators taking into account social considerations have achieved to maintain order. As such, this mass among the crimes punishable crime prevention fits and works well.

Laws related to the crime of seizing mercenaries in natural resources

Theme Article 690 The Islamic Penal Code

Article 690 AH. D. The most important provision of the crime of duress is, provides: "Everyone in the scene, such as you wake up, wall fence, changing the contour, eliminating boundaries, plot layout, creek water, digging wells, planting trees and agriculture and so on, to produce works of arable land occupation, whether cultivated or fallow crops, forests and national grasslands, the mountains, orchards,

nurseries, water sources, springs, natural streams and parks of national, farmer and livestock and agro-industrial facilities and wastelands and barren lands and properties and other state-owned or state-owned companies or municipalities or endowments as well as land and property and in prison, and Aslas foot to public expenditure allocated to Tsr F or natural or legal persons or parties to introduce yourself or others, take, or without the permission of the Environmental Protection Agency or other authorities, carry out operations that the destruction of the environment and natural resources, or to any duress or harassment or rape and denial of the right in the above cases, the penalty is imprisonment of one month to one year. The court is obliged to meet in terms of duress or harassment or denial of the right to remove or restore the status of the former. "

Article 692 F forcible Prevention

Act.Article 692 AH. D. The official also said the capture mass is raised with anger and overcome. This crime but also unjust possessing Tsr Fi which is so overcome with anger and law The transition could conquer anger of the factors mentioned in this article was unjust punishment F. Tsr but given the current situation should be taken into account independent crime.

Article 2 F prevent forcible reform

Article 2 - Whenever someone immovable property which was not be troublesome use of usufruct or use or easement has prevented more than one month from the date of sale or the beginning of prevent harassment or city where the property has not passed prosecutor independent magistrate or magistrate Mobile, on behalf of the prosecution in their jurisdiction are obliged to apply the plaintiffs investigation and a warrant issue, however, is based on the claim of right to the property.

Article 55 of the Law on Protection and Vector of the forest

The .Law Note amend Article 55 of the amended law on the protection and utilization of forests and meadows approved 29/4/1975

Single Article - Article 55 amended law on the protection and utilization of forests and meadows Reform and a Note as Note 2 is added to it.

Note 1 - The Ministry of Agriculture and natural resources is Meckel F by forest guards and officers Upon his notice to remove aggression, and if the Ministry of Agriculture and

natural resources Compared to the national interest mentioned in this article or ad is warning the matter to the Court The place is announced Court unless the defendant is prosecuted to Detection of the Ministry of Agriculture and Natural Resources within the deadline set out in the notice or notice Protest is In this case, the prosecution stopped and then it will be subject to the outcome implementation of Article 56 Kamlmqrrat. Over time, the prosecution in such cases the Commission's ruling on Article 56 The protection and utilization of forests and meadows starts. Proceedings in the area of rape have been established or can be ordered by the court in favor of the state of registration Is.

Note 2 - the date of enactment of this Act pastures in the implementation of Article 64 of the Law on the Protection and Utilization of forests and rangelands owners are known exceptions should only Used for grazing as well. Converting such rangelands for other uses solely on the basis of the design adopted Ministry of Agriculture and Natural Resources will be permitted. If these pastures to detect the Supervisory Board referred to in paragraph 3 of the Law amending Chapter Fifth and some of the provisions of the protection and utilization of forests and rangelands, pastures approved in June 1354 discussed in whole or shall be converted will be accrued to the government and the The Supervisory Board's theory is wrong deed issued earlier.

Article 45 issue of constitution. Anfal and wealth Public such as land Uncultivated or abandoned mines, seas, lakes, rivers and other public waterways, mountains, valleys, forests, marshlands, natural forests, grasslands that are not privacy, without heirs, and public property assets from usurpers, shall be at the disposal of the Islamic government to act in accordance with the public interest to them. Detailed procedures for the use of each will be determined by law.

Article 2 of the Law Separation the earth Agriculture .Law Avoid From Wisdom Become Agricultural lands And Creation Parts Appropriate Technical Approved economic 1/25/2004: Breakdown And Partitioning the land (agricultural soils) Parts fewer From Installer determination Have been Prohibited Is. Presentation Any Services A record From Such as Issuing Document Ownership Separation Or Partitioning Will not be allowed.

Articles 12 and 13 change Use the earth - Agriculture .Articles 12 and 13 of the Law Extend Agriculture in Poles Agriculture Adopted 05/03/1354 Article 12: Breakdown And Division Agricultural lands And Or Can be Agriculture (...) To Parts Smaller Of 20 hectares , also Convert Type Use From Lands Agriculture Range Poles except What At Plan Comprehensive Related mentioned To Non Agriculture Prohibited Is. Separation And Convert Kind of Use From the earth On The basis of the plans Comprehensive Development Urban And Industrial And Mineral And Plans The other That At Effect Economic Developments And social Country Necessary Be So From Approve Officials Related To Shared offer Ministry Agriculture And References normal Ministry Housing And Urbanization And Ministry Country Approval The board Ministers You can Come It's okay Is. Ministry Agriculture And References normal Is required At the face Convert Kind of Use Or Without Use to keep Lands At Poles Without studying License Ratio To Deactivate Iodine From Offender With Observe Article 13 of the Act to take action.

Article 13. Ministry Agriculture And References normal Allowed Is To the device Guard References Normal or Others Agents Law enforcement From Actions Convert Kind of Interest Take it From the earth From Agriculture To Non-agricultural At Range areas Plan And Poles Agriculture Issue a matter 12 This Prevention law To Action Brought up And Ratio To Tin And Disgrace Cabins That To This Arrange To There is To come And To Diagnosis Minister Agriculture And References normal Disruptive perform Plan Comprehensive Farming Is to act.

Gaps in Natural Resources Laws

Due to the problems in the field Of the national territory should be acknowledged that there is a fundamental problem in the management system of rules and that due to its importance for the preservation of natural resources and national try to increase these offenses, the discovery and Solved To deal with it, but according to the review Made of existing legislation in the following ways ie flawed or performance are not necessary in this connection.

- 1) contradicts the rules of national resources
- 2) The rules in this area
- 3) failure to set national and public land ownership





- 4) absence of criminal punishment for the land Eating
- 5) the virtual absence Effective and preventive
- 6) to postpone trial Related to occupation in the field The National Land
- 6) lack of written laws in this area and if there is a deviation
- 7) lack of professional judges In offenses national resources

Earth phenomenon Land degradation in national

With Who Rules And regulation different At Background Ownership On the earth, Protection From Ownership rights And Avoid From Change Use And Tsr F Non Legal the earth At The system Legal Iran Approval has arrived Is, But At Action Confront With Outbreak The phenomenon Known as To the earth Humorous in country With Difficulties A lot of people Legal, social And economic Face to face Face Is. Essentially One Of problems Major At This Background a lack of Definition Bright From This The phenomenon Counter social And Multi dimensional to be Factors It's Is. To Collection Actions Fraudulently And Otherwise Lawful People The association And Groups That Leads To Capture And Aggression To Real estate And Lands Government Is Earth Humorous.

Although Rules Threads Iran the subject Criminal You Under Title as does not have And This Idiom More At Custom official And social Prevalence Find "the Breaking "the Is. With This Now Can Examples This mass Take Such Expression The fake Document Tsr land sale Substrate And Privacy River The And References normal, Change Use Lands agricultural Garden The and convert They are To Lands Bayer And At Ultimately Requirement Reference Legal To Prescribing Change Use And Change user Lands Internal At Range Services cities From The way Draw Agree municipality And Commission Issue a matter 5 Law The council Excellent Urbanization To intended purpose Sale They are At a price Higher. So At Any Action the earth Humorous At least Two Element Material Change Non Legal user the earth And Capture Non Legal the earth Existence has it That Possible Is Along With Both And Or In the form of Separate Do Them. Rules And regulation Punitive Iran To the face Direct the land of ebulence mass No idea They are But Under titles Criminal Multiple As Change Non Legal Use And Lath non-vid Legal the earth S General,

Background Legal Necessary Take For Confront With This Action created Have.

Disregard From Where stated, Attention To Statistics And Information Available in File S formation Have been At NAJA sign May To give That Factors Multiple Existence has it That This is the basis mass Been And have Effects direct And Otherwise direct At Changes Occurrence, discover Earth Fed. From Sentence this Factors Items under Is:

- 1) Lack of Existence system United And Comprehensive Information Record documents And Real estate At Country.
- 2) Can be Attention to be Interests The result From Committing mass Said.
- 3) Weakness Performance Device S Oversight And Lack of Speed And Decisiveness At Collision With Offenders And Criminals.
- 4) Bonding With Device S Related (Office Record And documents And Real estate References natural, municipality , And ...) To Mediator Coverage S Lawful And Agreement S Principles.
- 5) Takeover Real estate Bella Owner.
- 6) Rape To Privacy Lands State.
- 7) Lack of Punishment S Intense For Earth Eaters.

The vacuum of Iran's legal system in relation to crimes against natural resources

Usually At Direction Development countries At Now Development, Environment Living And References Toy Damage Most welcome Part of it is based on the destruction of natural resources Needless to say, such a development is not sustainable and soon the unpleasant consequences of the loss of valuable natural resources in national reserves manifested. Although it has long been disturbing signs that the Nmvdpda. That over the past 40 years, six million hectares of forest in the country has decreased every year an area of over 400 hectares of fertile land, country subject to erosion gets 1 year 12 thousands of hectares of Zagros forests between 4 and 5 thousand hectares sources its natural destruction and the destruction of 45 million hectares of forest annually North 3, all of the bitter tragedy of a story.

Garlic can be said the most serious in terms of rules of law on the preservation of forests and natural resources, forests and meadows of the law is adopted by the Persian date Tir 1338 that Article 66 of the Law on the Protection and

Utilization of Forest And pastures Act of 25.5.1967 is canceled. Adoption of a law passed by the country's national forests are also under Note 48 10/27/1962 Budget 1344 Has been enforced. After the revolution the law to determine land dispute referred to in Article 56 Law of the Jungle And pastures Act of 1367 and the law of conservation and protection of forest resources has passed Approved 07/05/1992 Ali Despite serious shortcomings, had apparently tried to conserve natural resources while national statistics suggest that the aforementioned desired results have been achieved and the challenges Qangzar both in legal and administrative areas are all deplete natural resources are national. Therefore, considering the challenges of these areas can result in the prevention of crimes against natural resources and protect and conserve the country's forests and natural bush and effective.

- **Challenge Legal** .Although in some cases such as natural resources and exceptions recognize that the issue of the law to determine land dispute enacted in 1367 and amended Article 33 of the Law on Protection and Exploitation of forests And pastures on the disposition plan approved 05/25/1967 Agricultural and non-agricultural activities on the arena Natural resources, monitoring the courts have been predicted but in important cases such as Clause 2, Article 1 of the Law conserve and protect forest resources of the country approved by the Ministry of Agriculture approved on 05.07.1992 and issued licenses on supply wood for such unforeseen judicial and legislative demands in terms of importance due to the request of any interested parties objectionable matter is in the courts.

The natural resources that are national in inner cities in the metropolitan area were also certain important issues. Whether the decisions of the competent authorities (Supreme Council for Planning and municipalities) in this regard is not supervision of the Court of Justice. Court of Justice of reference so that it is only in the center of the country will never lead to no purpose.

The lack of civil society, including the problems that the participation of the people and culture in the preservation and protection of natural resources with national has been slow. A vacuum exists for such laws that are comprehensive and unprotected Transition to have strongly felt. Also, along with laws that Jeremy Bentham claims to be profitable criminals silver Hot Slowly Necessity Approve Rules That based on On Response By Non-empty With

Target prevention From Crimes Against Natural resources National Be two So much Is. Lack of Transparency And Explain Right duties Executives R Rules Related Leads To updated Problems To Environment Ladies in the country Have been Is Example Obvious It's Accidents face Data To Environment Ladan Country As Issuing Sentence Retaliation Breath To Watch Dena environment due to shooting and killing one of the poachers.

Any How many Difficulties Executive Like Lack of training By Necessary To Environment Ladan And Unknown to be Metrics And Recipe Operation The At Incident Such Accidents BB No effect With This Now Necessity has it Law The transition To Tab of the Politics In Format Law Effort Appointed.

The existence of materials Legal That To In a way Wide Authority Discount Punishment And Convert A little Right T By Imprisonment To Fines Take It's Both Without No The limit And some To Judges given Is From The other Defects Legal Is That Causing You can To be Destruction By Wide References normal National And Crimes That At The limit penalty By Nozzle And Creation References Financial ! To Treasury Convert Be.

Inhibitor Not being Punishments Also From Sentence Do you guys Is That Correction Rules Take You can Needed. Time It's has arrived Is According To Found By mass Theologians Meanwhile Attention To Punishments Criminal Others Response By Criminal And More importantly From All prevention (Primary And Secondary) of Crimes Against Nature At Recipe Work mass seems The Put Place.

- **Challenge Judiciary** .Despite Existence Flaw By Legal And Executive, Reference Judicial Also To Turn Yourself The circle Flaw Take Complete done And From Effect of execution Rules until the Somewhat Reduced They are Issuing Sentence Retaliation To Environment Bunny That To Inevitably And From Head Duty To Do Task were And Despite Protests Repeated Society Civic And Officials Responsible, Repeatedly Case Verify the location The And Reference Excellent Judicial Put You can Took Sample Obvious Difference Viewpoint Area Judicial With The other Area The Is. Deserves S & T The power Judiciary From The way Education By Special branches Certain Take To Area References normal Assign Otherwise Spend Assign Nominal branches Special To





Crimes References normal Without Acquaintance Judges Related With Issues This Area Help So much To This Theorems will not A.

The power Judge at Protection From References normal National Duty Heavy There. Protest Owners To National Become Property owner So From Remark Opinion The first Reference Administrative At This The power Case Study Put You can Place. This Important Time That Property Mora Quarrel Included Jungle By normal To be Importance So much You can Find report Research And Explore Captivated Theme weeks From AH groups Judiciary Mby these Infractions Can be Attention From Area References normal Been Is BB Doubtful Authorities The power Judiciary Like Others Power At Keep up And Protection From References normal National From No An attempt Hesitate They will not A. With This Existence Report Said Notification Alert Is On Authorities This The power until the With Upgrade Reference Supervisory Available Like Court Excellent Country To Supervision Accurate About File By Related With References normal National paid Be. It's fine Mention Is Presidency Present The power Judiciary Over Circulars Oh you, Supervision Excellent Court Excellent Country Take Msv B Have you Have. But At Action except With reports Officials Responsible Or Dhi Benefit Action Can be consideration Oh you the face Do not To take this door While Is That References normal National Owned To Ibad Nations Iran And But Total Humanity Is And You can Requires With Report Any Dhi interest Oh you, Issue Check And Decision Judicial Adopting Be.

- **Challenge Executive** .About From All Rules Related To Keep up References normal National, Target From Rules This Area Take Protection From resources wild And Watershed You have Expression Have been Is With This Existence And At Action See Have been Is Especially At items That References normal National (Especially Pastures National) Enter Range Urban Have been Is Pastures National Sometimes Separation Have been And Like Others Lands To People And Staff Entrust Have been Is This At While Is That Sex Such Property That To In terms of Log in Range Urban To Organization Housing To the subject single Representative Government At Range Urban Entrust Have been Is Different With Others Lands At Iodine This Organization Is And Existence Representation Government To Organization Housing To Such Lands Oh you License It's is not That With They are To The

way Others Lands Collision Be. Such The situation You can Requires The power Executive Mechanism And work Protection From References normal Within the metropolitan area to develop and adopt national.

As Said Became Lack of Education By Necessary To Environment Ladan And Unknown to be Metrics And Recipe Operation The Bailiffs to be He Difficulties Executive Many To Environment Ladan To create By the way Is. also Shortage Features And Tools Essential protection To Do Duty They Difficulties Practical in Protection From References wild And The grove Forestland normal Creation done Is. Shortage the force Protective At Level Country Especially At Area wild Zagros Also From Obstacles Is That prevention From Crimes Against References normal National Take With Challenge Face done Is On According to standards Necessity There is a ranger for every 500 hectares.

Clearly, the mere use and exploitation of forest resources, even if the prescribed statutory provisions (Note 2 Article 1 of the law of conservation and protection of forest resources Approved 07/05/1992) The Ministry of Agriculture and also permits approved issued on timber supply required, authorization for the destruction of natural heritage and the nation will not be exploited and replacement of species, only, within the law and in compliance with technical standards and principles should be Mrvth. Ignoring the owners of major road developments in the country that is manifested in power represents more attention to the preservation of the forest. Also, the passage of the pipelines of the facilities and the activity of mines, both of which are in subsection By sub-performance of the state administration in the field of protection of national resources to be provided A. Approve comprehensive forest conservation program 06.05.1382 Council of Ministers approved the north of the country a good example of the government's national natural resources but lack of such legislation for other natural forests such as the Zagros, the government pays special attention Needed.

Result Making

In the current economic times and always performing different functions in the field of national and international security, including the impact has been economic issues despite the monetary and fiscal nature that dramatically influenced the political and security studies.

Components and economic issues have significant threats and opportunities. In the field Social is different and deserves to be responsible for this matter serious consideration. The emergence and occurrence of economic crimes and corruption in the society and its economic activities is inevitable, and if it is developed and increased, the process of activity Healthy economic affects. The process of production and distribution and consumption is disturbed. Therefore, the role of government in this regard is decisive. Is. Economic crime and corruption, neglect to macro-economic performance in the area of national resources, damage. There are significant threats to the economic system of the society. While at the same time undermining economic security, causes the birth of offenders and corruptors in this field. Which is the root cause of a large volume of crimes. Which is one of the manifestations of public insecurity in the community. Be. Many countries approach in determining the legal system adopted in the field of natural resources and national law one or more modes of communication. Rational and sustainable utilization of resources and protection of the national interest of the country. No doubt the crime scene and speculation in the country's natural resources such as duress of the Omnidirectional that multiple factors, legal, economic, administrative, social, agricultural and urban areas are involved. Disturbance in the land ownership system, the lack of accurate stocktaking maps, the existence of the labor market in the field of land, the lack of accurate preparation of comprehensive urban and regional development plans of multiple executive issues, the lack of specialized staff in the device. Related issues, and corruption among some administrative and spatial personnel, is one of the most serious problems in the field of crimes against natural resources. Have.

For the security issues presented, as well as to strengthen the role of the judiciary in this regard, that human life is directly related to excellence, offers the following suggestions. Is:

1. A specialized court departments in dealing with natural resources and national for offenses in this field so categories. Categorize with other crimes. It can be efficient and effective for proper handling. More in this field.

2. Allocation of professional judges. And familiar with the issues of land rights and national resources is one of the cases in court. Full rules and regulations nobles be a factor in determining the appropriate penalty in this field, which makes the basic principle of proportionality between crime and punishment that the law be respected.

3. Branch established specialized environmental courts, the full and exclusive jurisdiction to resolve claims relating to the environment (legal and criminal) have helped to speed up the processing of cases filed in this field and more it is a scientific judgment about them, will be a factor in order to prevent the prolongation of proceedings. Is.

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